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October 1, 2003

## **VIA COURIER**

Dominique Dillenseger, Esquire Office of the General Counsel 999 E Street, N.W. Washington, D.C. 20463

Re:

MUR 4919 -- Adrian Plesha

Dear Ms. Dillenseger:

Enclosed please find a signed copy of the tolling agreement that you sent to us last week. Pending Mr. Plesha's sentencing in November, we cannot know if he will need to claim financial hardship. Accordingly, we reserve the right to submit this information at a later date.

Respectfully submitted,

Benjamin L. Ginsberg

Washington DC

| Northern Virginia |

Dallas

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## BEFORE THE FEDERAL ELECTIONCOMMISSION

In the Matter of		•	)		
•			)	MUR 4919	
Adrian Plesha		٠.	)	٠.	

## CONSENT TO EXTEND THE TIME TO INSTITUTE A CIVIL LAW ENFORCEMENT ACTION

As consideration for the Federal Election Commission's ("Commission") agreement to extend the period for conciliation pursuant to 2 U.S.C. § 437g(a)(4)(A)(i), Respondent Adrian Plesha hereby consents to toll the statute of limitations of any civil enforcement action that the Commission might institute in connection with MUR 4919 pursuant to 2 U.S.C. § 437g(a)(6), from the date of this agreement until thirty (30) calendar days after the November 21, 2003 sentencing date of Mr. Plesha in U.S. v. Adrian Plesha, Case No. 1:03cr00345, or if sentencing is scheduled for another date, until 30 days after such date.

This action will extend the time for the Commission to institute a civil law enforcement action in connection with MUR 4919 by the same period mentioned above from the expiration date of the five-year statute of limitations found at 28 U.S.C. § 2462, or any other statute of limitations or repose that may be applicable in this matter.

Title Course

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